of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Gay Street Corporation, of Baltimore, Maryland, the sum of \$3,145.94, representing the amount reported by the Court of Claims to the Congress in response to H. Res. 566, Eighty-second Congress (Congressional Numbered 3-52, order entered January 11, 1955), to be the amount agreed to by the United States and the said Gay Street Corporation, of Baltimore, Maryland, as constituting a full settlement of all past and future claims of the said Gay Street Corporation, of Baltimore, Maryland, against the United States with respect to a lease entered into on October 1, 1946, between the said Gay Street Corporation, of Baltimore, Maryland, and the War Assets Administration, an agency of the United States, and all other claims within the scope of H. R. 2779, Eightysecond Congress: Provided, That no part of the amount appropriated in this Act in excess of 10 per centum thereof shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000. Approved May 19, 1956.

Private Law 663 CHAPTER 318

May 22, 1956 [H. R. 3738]

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For the relief of Roy M. Hofheinz and wife Irene,

Roy M. Hof-heinz and wife.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purpose of determining the individual liability for income taxes for the taxable year 1952 of Roy M. Hofheinz and wife Irene, the election of said Roy M. Hofheinz, sole stockholder of Yorktown Corporation, which was liquidated pursuant to a plan of complete liquidation adopted on December 29, 1952, to have the benefits of section 112 (b) (7) of the Internal Revenue Code, shall be considered to have been filed within thirty days after the date of adoption of such plan, such benefits having been denied because the filing of such election was delayed, without negligence or fault on the part of the stockholder, until the thirty-first day following the adoption of such plan.

68A Stat. 34.

Approved May 22, 1956.

Private Law 664 CHAPTER 321

May 24, 1956 [H. R. 2057]

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For the relief of Edwin K. Stanton.

Edwin K. Stan-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Edwin K. Stanton, Atlanta, Georgia, the sum of \$254. The payment of such sum shall be in full settlement of all claims of the said Edwin K. Stanton against the United States arising out of losses he sustained while employed by the Fish and Wildlife Service, Department of the Interior, when his personal property was destroyed by a fire which destroyed the camp of the Fish and Wildlife Service at the Klakas Lake stream weir in Alaska on September 21, 1948: Provided, That no part of the amount appropriated in this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000. Approved May 24, 1956.

Private Law 665

CHAPTER 322

AN ACT

May 24, 1956 [H. R. 2893]

To confer jurisdiction upon the United States Court of Claims to hear, determine, and render judgment upon the claim of Graphic Arts Corporation of Ohio, of Toledo, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That jurisdiction is hereby conferred upon the Court of Claims to hear, determine, and Onio. render judgment upon the claim of the Graphic Arts Corporation of Ohio, Toledo, Ohio, as to the liability of the United States, if any, either legal or equitable, for losses alleged to have been sustained by the said Graphic Arts Corporation of Ohio as the result of the performance of a contract, Numbered W33-038ac 2023, dated April 17, 1944, entered into with the United States Army Air Corps.

SEC. 2. Notwithstanding any statute of limitations or lapse of time, suit upon such claim may be instituted by the claimant within one year after the date of enactment of this Act. Proceedings for the determination of such claim and review thereof, and payment of any judgment thereon, shall be had as in the case of claims over which such court has jurisdiction under section 1491 of title 28 of the United

States Code.

SEC. 3. Nothing contained in this Act shall be construed as an inference of liability on the part of the United States Government. Approved May 24, 1956.

Graphic Arts Corporation of

62 Stat. 665.

Private Law 666

CHAPTER 323

AN ACT For the relief of S. H. Prather, Mrs. Florence Prather Penman, and S. H. Prather,

May 24, 1956 [H. R. 5535]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to S. H. Prather, Americus, Georgia, the sum of \$5,000; to pay Mrs. Florence Prather Penman the sum of \$2,000, and to pay S. H. Prather, Junior, the sum of \$1,000. The payment of such sums shall be in settlement of all the claims against the United States for property damage and personal injury damages sustained by them, together with all hospital and medical bills incurred by them, arising out of a collision which occurred on August 6, 1935, when an automobile in which the said S. H. Prather, his wife, daughter, Florence Prather (now Mrs. Arthur Penman), and his son, S. H. Prather, Junior, were traveling in a lawful manner upon and over a certain public street and highway in the city of Quitman, Georgia, was struck by an automobile driven upon, and into said public street and highway, by one Howard Hart at the rate of at least sixty miles per hour, the said Howard Hart

S. H. Prather and family.